

HOUSE BILL 590

C6

2lr0036

By: **Chair, Ways and Means Committee (By Request – Departmental – Labor, Licensing and Regulation)**

Introduced and read first time: February 6, 2012

Assigned to: Ways and Means

Committee Report: Favorable

House action: Adopted

Read second time: March 21, 2012

CHAPTER _____

1 AN ACT concerning

2 **Horse Racing – Maryland Standardbred Race Fund Advisory Committee –**
3 **Registration of Horses**

4 FOR the purpose of altering a method by which a horse may be registered with the
5 Maryland Standardbred Race Fund Advisory Committee to enable the horse to
6 start in a race of the Foaled Stakes Program; and generally relating to horse
7 racing and the Maryland Standardbred Race Fund Advisory Committee.

8 BY repealing and reenacting, without amendments,
9 Article – Business Regulation
10 Section 11–623(a) and (b)
11 Annotated Code of Maryland
12 (2010 Replacement Volume and 2011 Supplement)

13 BY repealing and reenacting, with amendments,
14 Article – Business Regulation
15 Section 11–632
16 Annotated Code of Maryland
17 (2010 Replacement Volume and 2011 Supplement)

18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
19 MARYLAND, That the Laws of Maryland read as follows:

20 **Article – Business Regulation**

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

~~Strike out~~ indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 11-623.

2 (a) In this part the following words have the meanings indicated.

3 (b) "Advisory Committee" means the Maryland Standardbred Race Fund
4 Advisory Committee.

5 11-632.

6 (a) A horse shall be registered with the Advisory Committee before the horse
7 may start in a race of the Foaled Stakes Program.

8 (b) A horse may be registered with the Advisory Committee only if the horse
9 was foaled in Maryland as shown by a foal certificate from the United States Trotting
10 Association and:

11 (1) the breeder of the horse has maintained a place of abode in
12 Maryland for more than 9 months immediately before registration;

13 (2) the breeder of the horse keeps breeding stock continually in
14 Maryland;

15 (3) the horse was conceived [in Maryland] during the previous season
16 **BY THE HORSE'S DAM BEING COVERED BY A MARYLAND STALLION REGISTERED**
17 **WITH THE ADVISORY COMMITTEE; or**

18 (4) the horse's dam was sent to Maryland to foal and after foaling was
19 covered by a Maryland stallion during the season of the horse's birth.

20 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
21 October 1, 2012.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.